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	FEDERAL C	Befor COMMUNIC Washington	ATIONS COMMISSION CO.
In the	e Matter of)	ALL WE COMMISSION
Ame	ndment of Section 73.202(b))	MM Docket No. 98-198
	e of Allotments	ý	RM-9304, RM-9492, RM-9524,
FM E	Broadcast Stations)	RM-9547, RM-9548, RM-9690
(Cros	ss Plains, Texas et al.))	, ,
То:	Chief, Allocations Branch Policy and Rules Division		

ERRATUM TO SECOND REPLY COMMENTS

On August 5, 1999, Hispanic Broadcasting Corporation, Metro Broadcasters-Texas, Inc., Jerry Snyder and Associates, Inc., and Hunt Broadcasting, Inc. (collectively "Joint Parties") filed Reply Comments in the above-captioned proceeding. The first sentence in the "Conclusion" of those Reply Comments, at page 3, inadvertently referred to a requested allotment of "Channel 300C2" to Lewisville, Texas in MM Docket 97-91. In fact, the requested allotment to Lewisville in that proceeding is *Channel 300C1*.

0025079.01

Mass Media Bureau

No. cí Copies rec'd Ot Y

A copy of the Second Reply Comments, as corrected, is attached hereto. Please replace the original filing with the attached version of the Second Reply Comments.

Respectfully submitted,

METRO BROADCASTERS-TEXAS, INC.

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Before the FEDERAL COMMUNICATIONS COMMISSION Washington, D.C. 20554

)	
)	
)	MM Docket No. 98-198
)	RM-9304, RM-9492, RM-9524
)	RM-9547, RM-9548, RM-9690
)	
))))

To: Chief, Allocations Branch Policy and Rules Division Mass Media Bureau

SECOND REPLY COMMENTS

Hispanic Broadcasting Corporation (formerly Heftel Broadcasting Corporation) ("Hispanic"), Metro Broadcasters-Texas, Inc. ("Metro"), Jerry Snyder and Associates, Inc. ("JSA") and Hunt Broadcasting, Inc. ("Hunt") (collectively "Joint Parties"), by their respective counsel, hereby submit reply comments pursuant to the Commission's Public Notice in the above-captioned proceeding. The purpose of this reply is to update the record in this proceeding and provide certain corrections to the Commission's FM Engineering Data Base. The proposal of Gulfwest Broadcasting Co. and Sonoma Media Corp. in this proceeding has been withdrawn. In addition, the conflicting proposal of ALALATEX has been withdrawn. Previously, the Joint Parties had asked for this Counterproposal to be severed from the remaining proposals in this docket. The Joint Parties hereby renew that request. There is no impediment to the severance and immediate grant of this Counterproposal.

0024007.01

^{1.} Report No. 2346 (July 21, 1999), as corrected (July 29, 1999).

^{2.} See Motion to Withdraw and Dismiss Counterproposal (filed Aug. 3, 1999).

I. New Channel 246A, Snyder, TX.

The Commission's FM Engineering Data Base fails to include entries proposing to substitute Channel 249A for Channel 246A at the application sites of three of the four applicants for this vacant allotment. The three sites are 32° 44′ 20″ North Latitude, 100° 54′ 06″ West Longitude (Highland application); 32° 45′ 23″ North Latitude, 100° 54′ 09″ West Longitude (Delbert Force application); 32° 46′ 52″ North Latitude, 100° 53′ 52″ West Longitude (Frances Beane application). *See* Exhibit E, Figures 2-5. Since these three application sites differ from the Snyder reference point, it is appropriate to protect each of the sites until one is selected.

II. KKEN, Duncan, OK.

The Data Base contains incorrect reference coordinates in the substitution of 246A for Channel 272A for Station KKEN, Duncan Oklahoma. The correct coordinates, as listed in the Public Notice, are 34° 30" 43" North Latitude, 97° 58' 05" West Longitude. See Exhibit E, Figure 1.

III. Station KHYI, Howe, Texas

In MM Docket No. 97-26, Metro proposed to substitute Channel 237C2 for Channel 237C3 at Howe, Texas for Station KHYI. That substitution conflicted with the current allotment of Channel 238C2 at Hugo, Oklahoma. The Joint Parties' Counterproposal proposes to change the reference coordinates for the Channel 237C2 allotment at Howe, thus eliminating the conflict with Hugo. As the amended Public Notice correctly indicates, the Howe upgrade can be granted in this proceeding. Metro hereby reaffirms its interest, initially expressed in Docket 97-26, in applying for the channel and constructing the upgraded facility should the Commission grant the proposed substitution.

0024007.01 - 2 -

IV. Station KYXS, Mineral Wells, Texas

JSA has an application pending for Channel 240C1 at Mineral Wells, Texas. This application conflicted with a proposal in MM Docket 97-91 to allot Channel 237A to Jacksboro, Texas for Station KJKB. The Joint Parties' Counterproposal proposes to change the reference coordinates for the Channel 240C1, removing the conflict. However, the Commission's Data Base lists the coordinates for Channel 240C3 instead of 240C1. JSA's application for Channel 240C1 is on file with the Commission (File No. BPH-961125IG). JSA hereby reaffirms its continuing interest in the application and constructing the facility in compliance with the Commission's rules based on the new reference coordinates should the Commission grant this proposal.

CONCLUSION

By permitting Channel 300C1 to be reallotted to Lewisville in MM Docket No. 97-91, grant of this Counterproposal would enable an additional net gain in service to 3,248,422 persons as well as a first local service.³ In addition, as demonstrated in the Joint Parties' Counterproposal, grant of the Counterproposal would provide new 60 dBu service to an additional 125,922 persons in an area of 10,852 square kilometers. No conflicting proposals remain in this proceeding, and the public

0024007.01

^{3.} See Report and Order in MM Docket No. 97-91, 13 FCC Rcd 15591, 15594 (1998).

interest would be served by the severance and immediate grant of the Counterproposal, together with the requested changes to Station KHYI, Howe, Texas and KYXS, Mineral Wells, Texas.

Respectfully submitted,

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Its Counsel

^{4.} New address and telephone number.

Engineering Statement

In Support of

Second Reply Comments

MM Docket 98-198

Hispanic Broadcasting Corporation Metro Broadcasters-Texas, Inc. Jerry Snyder and Associates, Inc. Hunt Broadcasting, Inc.

The instant engineering statement is submitted in support of the counterproposal in the above captioned docket that was filed by Hispanic Broadcasting Corporation (formerly Heftel Broadcasting Corporation); Metro Broadcasters-Texas, Inc.; Jerry Snyder and Associates, Inc.; and Hunt Broadcasting, Inc. (collectively known as "Joint Parties"). There are some changes in the Commission's technical database that have a direct bearing on the implementation of the Joint Parties counterproposal. These errors need to be corrected. In addition, the Public Notice (Report Number 2346) and the Commission's technical database contain minor omissions that should be corrected.

Each station listed in the counterproposal is discussed individually. Any needed corrections or omissions are noted in the discussion of the appropriate station:

- 1. **KHYI, Howe, Texas.** All references in the Commission's Public Notice and database concerning the deletion of channel 237C3 and the substitution of channel 237C2 for use by KHYI are correct.
- 2. *KJKB, Jacksboro, Texas.* All references in the Commission's Public Notice and database concerning the deletion of channel 237A and the substitution of channel 238A for use by KJKB are correct.
- 3. KVRP, Haskell, Texas. A channel study in the current database for substitute channel 246C1 at the licensed site of KVRP shows a short space of 1.53 kilometers to the substitution of channel 246A for channel 272A at Duncan, Oklahoma. However, the reference coordinates for AD246A at Duncan are incorrect in the database. When the correct coordinates for Duncan are used,

there is no short space to channel 246C1 at the licensed site of KVRP at Haskell. The Joint Parties, in its original counterproposal, made request to the Commission to issue a show-cause order to the licensee of KVRP concerning the substitution of channel 246C1 for channel 238C1 at the licensed site of KVRP.

- 4. AP246A, Snyder, Texas. The Commission's Public Notice lists only one entry for the substitution of channel 249A at Snyder, Texas. It uses the allotment reference coordinates. The application sites for each applicant were included in the original Joint Parties counterproposal. The listing of each applicant with the substitute channel of 249A should be included in the Public Notice in order to provide spacing protection. The Commission's database lists the substitution of channel 249A for channel 246A using one applicant's reference site. However, it does not acknowledge the proposed substitution at the remaining 3 applicants' sites or the channel 246A allotment reference coordinates at Snyder. As noted in above concerning the Public Notice, these entries should be in the database to provide spacing protection for each applicant.
- 5. AL246A, Eldorado, Oklahoma. All references in the Commission's Public Notice and database concerning the deletion of channel 246A and the substitution of channel 245A for use by future applicants are correct.
- 6. **KKAJ, Ardmore, Oklahoma.** The Joint Parties proposed to modify the reference coordinates of KKAJ to a site that gave clearance to the KHYI and KJKB modifications. That reference change is listed in the Commission's database, but it is not listed in the Public Notice.
- 7. KYXS, Mineral Wells, Texas. The Joint Parties proposed a reference coordinates change for the allotment of channel 240C1 at Mineral Wells in order to accommodate the allotment of channel 238A for channel 237A at Jacksboro. This proposed reference change is not listed in the Public Notice and appears in the Commission's database as a proposed allotment of channel 240C3 instead of channel 240C1. However, the reference coordinates in the database are correct.

Exhibits Explained

Exhibit E, Figure 1 is an allocation study using the licensed site of KVRP, Haskell, Texas as reference. The channel considered is 246C1. As discussed previously, the study shows a 1.53-kilometer short space to the proposed substitution of channel 246A at Duncan, Oklahoma that was proposed in an inter-related and parallel counterproposal. This study also lists the substitution of channel 246A for channel 272A at Duncan using

the correct coordinates. It shows that there is no short space when the correct Duncan Coordinates are used.

Exhibit E, Figures 2 through 5 are channel studies for the four applicants at Snyder, Texas. These studies were provided in the original counterproposal using each applicant's reference coordinates and channel 249A. The Joint Parties respectfully request that each Snyder applicant's reference coordinates be included in the database, so as to afford them spacing protection.

Exhibit E, Figure 6 is an allocation study using the requested the Wagonwheel allotment coordinates for channel 288C3 in lieu of channel 290C2, per their withdrawal of interest in channel 290C2 at Santa Anna, Texas. This study reveals that there are no conflicts between any of the Joint Parties' options in MM Docket 98-198 and the allotment of channel 288C3 at Santa Anna.

Conclusion

The instant engineering statement supports the Joint Parties reply concerning minor changes needed in the Commission's Public Notice and database necessary to bring them into agreement with the Joint Parties counterproposal. As shown in the original counterproposal, the Joint Parties' proposal will add a new 60-dBu service to a net population of 125,922 persons and a net area of 10,852 square kilometers.

The Joint Parties are aware that other conflicting counterproposals in MM Docket 98-198 have been withdrawn. Those counterproposals are the ones submitted by Sonoma Media Corporation/Gulfwest Broadcasting Company and Wagonwheel Broadcasting of Santa Anna. These withdrawals and modifications have eliminated all conflict in MM Docket 98-198. However, even when the conflict still existed, it had no direct bearing on the implementation of the Joint Parties' request.

Now that ALALATEX has withdrawn its request for channel 245C3 at Cross Plains, Texas, the Joint Parties' counterproposal is totally without conflict. Therefore, the Commission can adopt the Joint Parties' counterproposal separate from other counterproposal in MM Docket 98-198 and bring a global resolution to MM Dockets 97-26 and 97-91.

In Support of

Second Reply Comments MM Docket 98-198 The Joint Parties

ALLOCATION STUDY - CHANNEL 246C1 (KVRP) HASKELL, TX [DEPICTING SPACING FOR USE OF CH 246C1 AT KVRP.L SITE] (USING KVRP LICENSED SITE AS REFERENCE)

33 09 40 99 48 57	W.		Current Channel		spacin	_		Search 08-04	-99
Call	Ch#	City					R'qrd	Margi	n
Of Note: Substitu Joint Pa	tion Pro	Haskell oposed by n Original (MM Docket		ТX			245.0	-245.00	*
For Chan Joint Pa	246A 246A 246A 246A attion of mel 246 arties i	Snyder Snyder Snyder Snyder Snyder Channel 249 A Proposed h	РУ	TX TX TX TX	244.5		200.0 200.0 200.0	-88.19 -85.87	* *
DE246 ALOPEN DE246 Of Note: Substitu	246A 246A 246A 246A ation of 246A Pr in Orig	(MM Docket Eldorado Eldorado Eldorado Channel 249 oposed by Joinal Counter	5A for	OK OK	6.1	146.37 146.37 146.37	200.0	-53.63	*
AD245 DE245 DE245 Of No Co All Expi	245C3 245C3 245C3 oncern: cessions Plains	Crosspla Crosspla Cross Pl Cross Pl of Interest Have Been to	ains ins ains t in Channe		152.8 152.8 152.8	128.78 128.78	144.0 144.0	-15.22 -15.22	*

Continued on the next page

9 48 57		Cui		spacin	-		Search Dat 08-04-99
Call	Ch#	City	State	Bear'	Dist'	R'qrd	Margin
AD246			OK		198.47		
In the D	ct Refere Database	ence Coordinates and Public Not: Correct Spacing)	ice				
AD245	245C1	Brownwood	TX	154.6	178.77	177.0	1.77 *
DE245	245C1	Brownwood	тx	154.6	178.77	177.0	1.77 *
AD245 Of Note:		Brownwood	TX	154.6	178.77	177.0	1.77 *
	ition Pro	oposed in Other					
MM Cokce	et 98-198	8 Counterproposa	als				
		8 Counterproposa Fort Worth		103.4	273.97	270.0	3.97 *
KEGL.C	246C				273.97 146.37		
KEGL.C AD245	246C 245A	Fort Worth	TX OK	6.1		133.0	13.37
KEGL.C AD245 KXOXFM	246C 245A	Fort Worth Eldorado Sweetwater	TX OK TX	6.1 215.8	146.37	133.0 75.0	13.37 17.12
KEGL.C AD245 KXOXFM KRZB.C	246C 245A 244A 248C2	Fort Worth Eldorado Sweetwater	TX OK TX TX	6.1 215.8 77.1	146.37 92.12	133.0 75.0 79.0	13.37 17.12 24.18
KEGL.C AD245 KXOXFM KRZB.C DE246	246C 245A 244A 248C2 246A	Fort Worth Eldorado Sweetwater Olney	TX OK TX TX OK	6.1 215.8 77.1 51.2	146.37 92.12 103.18	133.0 75.0 79.0 200.0	13.37 17.12 24.18 25.57
KEGL.C AD245 KXOXFM KRZB.C DE246 KDDQ.C	246C 245A 244A 248C2 246A 246A 246A	Fort Worth Eldorado Sweetwater Olney Comanche	TX OK TX TX OK OK	6.1 215.8 77.1 51.2 51.2	146.37 92.12 103.18 225.57	133.0 75.0 79.0 200.0 200.0	13.37 17.12 24.18 25.57 25.97
KEGL.C AD245 KXOXFM KRZB.C DE246 KDDQ.C AD246 Of Note: Correct Of Chann	246C 245A 244A 248C2 246A 246A 246A : Reference	Fort Worth Eldorado Sweetwater Olney Comanche Comanche Duncan ce for Substitut for Channel 27:	TX OK TX TX OK OK OK	6.1 215.8 77.1 51.2 51.2	146.37 92.12 103.18 225.57 225.97	133.0 75.0 79.0 200.0 200.0	13.37 17.12 24.18 25.57 25.97
KEGL.C AD245 KXOXFM KRZB.C DE246 KDDQ.C AD246 Of Note: Correct Of Chann At Dunca	246C 245A 244A 248C2 246A 246A 246A : Reference 246A an, Oklal	Fort Worth Eldorado Sweetwater Olney Comanche Comanche Duncan ce for Substitut for Channel 27:	TX OK TX TX OK OK OK	6.1 215.8 77.1 51.2 51.2	146.37 92.12 103.18 225.57 225.97	133.0 75.0 79.0 200.0 200.0	13.37 17.12 24.18 25.57 25.97

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In Support of

Second Reply Comments MM Docket 98-198 The Joint Parties

ALLOCATION STUDY - CHANNEL 249A (AL246A) SNYDER, TX [DEPICTING SPACING FOR USE OF CH249A AT AL246A SITE] (USING AL246A ALLOTMENT SITE AS REFERENCE)

32 43 04 N. 100 55 02 W.	Current rules	s A spacing	gs Muz		Search Date 08-04-99
Call Ch# City	State	Bear'	Dist'	R'qrd	Margin
AD249 249A Snyder Of Note: Substitution of CH249A for CH246A by Joint Parties In the Original Counterprop (MM Docket 98-198)	TX				
DE246 246A Snyder	тx	0.0	0.00	31.0	-31.00 *
ALOPEN 246A Snyder	TX	0.0	0.00	31.0	-31.00 *
Of No Concern: Allotment Reference for CH2 At Snyder, TX	246A				
AP246 246A Snyder	ТX	31.9	2.76	31.0	-28.24 *
AP246 246A Snyder					-26.50 *
AP246 246A Snyder Of Note:		14.5	7.26	31.0	-23.74 *
Reference Sites of Applicar For CH246A at Snyder, TX	its				
KGKLFM 248C1 San Ange	lo TX	160.7	143.55	133.0	10.55
KODM 250C1 Odessa	TX	229.3	156.90	133.0	23.90
KKHR.A 251C1 Anson	TX	93.5	99.80	75.0	24.80
AD246 246C1 Haskell	TX	64.5	114.13	75.0	39.13
ALOPEN 251C1 Anson	TX	105.3	115.15	75.0	40.15
KKHR 251C2 Anson	TX	93.5	99.93	55.0	44.93

In Support of

Second Reply Comments MM Docket 98-198 The Joint Parties

ALLOCATION STUDY - CHANNEL 249A (AP246A) SNYDER, TX [DEPICTING SPACING FOR USE OF CH249A AT AP246A SITE] (USING AP246A APPLICATION SITE OF DELBERT R. FOREE AS REFERENCE)

32 43 04 N. 100 55 02 W.		Current Channel	Class rules 249A	spacin	gs MHz		Search 08-04-	-99
Call Ch#	City		State	Bear'	Dist'	R'qrd	Margin	
AD249 249A Of Note: Substitution o CH246A by Join In the Origina (MM Docket 98-	Snyder f CH249A for t Parties l Counterpro							- *
AP246 246A AP246 246A AP246 246A Of Note: Reference Site For CH246A at	Snyder Snyder s of Applica		TX	177.7	1.94	31.0	-31.00 s -29.06 s -28.22 s	k
ALOPEN 246A DE246 246A Of No Concern: Allotment Refe At Snyder, TX	Snyder						-26.50 ·	
KGKLFM 248C	1 San Ange	10	ТX	161.7	147.16	133.0	14.16	
KKHR.A 251C	1 Anson		ТX	96.0	98.75	75.0	23.75	
KODM 250C	1 Odessa		TX	228.4	160.74	133.0	27.74	
AD246 246C	1 Haskell		ТX	66.2	111.07	75.0	36.07	
ALOPEN 251C	1 Anson		ТX	107.5	115.01	75.0	40.01	
KKHR 251C	2 Anson		тх	96.0	98.89	55.0	43.89	

In Support of

Second Reply Comments MM Docket 98-198 The Joint Parties

ALLOCATION STUDY - CHANNEL 249A (AP246A) SNYDER, TX
[DEPICTING SPACING FOR USE OF CH249A AT AP246A SITE]
(USING AP246A APPLICATION SITE OF HIGHLAND BROADCASTERS AS REFERENCE)

32 43 04 N. 100 55 02 W.	Cu Ch	Class	spacin	gs Mus		Search Date
Call Ch#	City	State	Bear'			
AD249 249A Of Note: Substitution of CH246A by Joint In the Original (MM Docket 98-1	Snyder CH249A for Parties Counterproposa	ТX		2.76	115.0	-112.24 *
AP246 246A AP246 246A Of Note: Reference Sites And Delbert R. For CH246A at S	Snyder of Highland Br Foree	TX	0.0 357.7	0.00 1.94	31.0 31.0	-31.00 * -29.06 *
ALOPEN 246A DE246 246A Of No Concern: Allotment Refer At Snyder, TX	Snyder	TX				-28.24 * -26.50 *
AP246 246A Of Note: Reference Site For CH246A at S	of Frances Bean		4.4	4.70	31.0	-26.30 *
KGKLFM 248C1	San Angelo	ТX	161.5	145.29	133.0	12.29
KKHR.A 251C1	Anson	TX	94.9	98.50	75.0	23.50
KODM 250C1	Odessa	тх	229.0	159.53	133.0	26.53
AD246 246C1	Haskell	TX	65.2	111.81	75.0	36.81
ALOPEN 251C1	Anson	TX	106.6	114.38	75.0	39.38
KKHR 251C2	Anson		94.9	98.63	55.0	43.63

In Support of

Second Reply Comments MM Docket 98-198 The Joint Parties

ALLOCATION STUDY - CHANNEL 249A (AP246A) SNYDER, TX [DEPICTING SPACING FOR USE OF CH249A AT AP246A SITE] (USING AP246A APPLICATION SITE OF FRANCES BEANE AS REFERENCE)

100		. W.				spacing			Search 08-04	l-99
(Call	Ch#	City		State	Bear'	Dist'	R'qrd		
Al Of Su CH	D249 Note: ibstitut 1246A by	249A tion of	Snyder CH249A for Parties Counterprop						-107.74	*
Al	P246	246A	Snyder		TX	0.0	0.00	31.0	-31.00	*
AJ	P246	246A	Snyder						-28.22	
Of Re	Note:	e Sites	Snyder of Applican yder, TX		ТX	184.4	4.70	31.0	-26.30	*
A	LOPEN	246A	Snyder		тx	194.5	7.26	31.0	-23.74	*
Of Al	No Co	ncern: t Refere	Snyder						-23.74	
K	GKLFM	248C1	San Angel	lo	тx	162.2	149.62	133.0	16.62	
KI	KHR.A	251C1	Anson		ТX	97.6	98.62	75.0	23.62	
K	ODM	250C1	Odessa		тx	227.8	162.89	133.0	29.89	
AI	D246	246C1	Haskell		ТX	67.4	109.57	75.0	34.57	
Al	LOPEN	251C1	Anson		тх	108.9	115.43	75.0	40.43	
K1	KHR		Anson			97.6	98.76	55.0	43.76	

In Support of

Second Reply Comments MM Docket 98-198 The Joint Parties

ALLOCATION STUDY - CHANNEL 288C3 (AD290C2) SANTA ANNA, TEXAS [DEPICTING SPACING FOR USE OF CH 288C3 AT NEW ALLOTMENT SITE] (GIVING CLEARANCE TO ALL OTHER MODIFICATIONS IN MM DOCKET 98-198)

	Current Channel	rules		gs		Search 08-04	-99
	City						
	e: 31-44-15						
Of No Concern Previous Prop		ТX	3.2	12.71	56.0	-43.29	*
KEANFM 2860	C1 Abilene	TX	341.2	76.05	76.0	0.05	*
KYUL 2880	C2 Harker Heights	ТX	113.7	177.06	177.0	0.06	*
KEANFM 2860	C1 Abilene	TX	341.1	76.06	76.0	0.06	*
AD290 2900	C3 Cross Plains	TX	13.9	57.25	43.0	14.25	
AD290 2900	C3 Crossplains	TX	13.9	57.25	43.0	14.25	
AD290 2900	C3 Crossplains	ТX	13.9	57.25	43.0	14.25	
KMDX.C 2890	C3 San Angelo	ТX	259.7	119.17	99.0	20.17	
KEANFM 2860	C1 Abilene	ТX	335.7	100.22	76.0	24.22	
	A San Saba					34.21	
							

Statement of the Consultants

The engineering section for the instant document was prepared Hispanic Broadcasting

Corporation; Metro Broadcasters-Texas, Inc.; Jerry Snyder and Associates, Inc.; and

Hunt Broadcasting, Inc. ("Joint Parties") and supports its 2nd reply comments in MM

Docket 98-198. It was developed by Lee S. Reynolds and Paul H. Reynolds of Reynolds

Technical Associates ("RTA") and may not be used for purposes other than submission to

the Commission by Joint Parties.

It may not be reproduced in its entirety, or in part, by anyone (other than from the

Commission) without the written consent of RTA.

The information in this application is compiled from the most recent Commission and

outside data. RTA is not responsible for errors resulting from incorrect data or

unpublished rule and procedure changes.

For Reynolds Technical Associates:

Lee S. Reynolds

August 4H 1999

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CERTIFICATE OF SERVICE

I, Lisa M. Balzer, do hereby certify that on this 5th day of August, 1999, copies of the foregoing **Reply Comments** were mailed, postage prepaid, to the following:

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Frances Beane 7912 Joliet Lubbock, TX 79423 (Applicant at Snyder, Texas)

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Lisa M. Balzer

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I, Kay D. Dallosta, do hereby certify that on this 23rd day of August, 1999, copies of the foregoing **Erratum to Second Reply Comments** were mailed, postage prepaid, to the following:

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